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6	PAUL SIGELMAN (CAL BAR No. 45954)		
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8	Beverly Hills, California 90210 Phone: (310) 278-8011		
9 10	Attorneys for Plaintiff ANGOSS SOFTWARE CORPORATION		
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14	SAN FRANCISCO DIVISION		
15	ANGOSS SOFTWARE CORPORATION,	Case No. 05-5224 BZ (consolidated with Case No. 05-5225 BZ)	
16	Plaintiff,	STIPULATION AND [PROPOSED]	
17 18	vs.	ORDER DISMISSING WITH PREJUDICE THIS ACTION AND ITS	
19	SIEBEL SYSTEMS, INC.,	CLAIMS, PURSUANT TO RULE 41 OF THE FEDERAL RULES OF CIVIL	
20	Defendant.	PROCEDURE (SIEBEL)	
21			
22	Pursuant to Rule 41 of the Federal Rules of Civil Procedure, Plaintiff Angoss Software		
23	Corporation ("Angoss") and Defendant Siebel Systems Inc. ("Siebel") hereby stipulate that this		
24	action and the consolidated action and all of the claims asserted therein, are dismissed with		
25	prejudice		
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28	STIPULATION AND [PROPOSED] ORDER DISMISSING WITH PREJUDICE THIS ACTION	-1- PRINTED ON RECYCLED PAI	

STIPULATION AND [PROPOSED] ORDER DISMISSING WITH PREJUDICE THIS ACTION Case No. 05-5224 BZ

1	Angoss and Siebel shall bear its own costs and fees incurred in connection with this action	
2	and the consolidated action.	
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4		
5	DATED: April 24, 2006	PRESTON GATES & ELLIS LLP
6		
7		By /s/ Michael Bettinger
8		Attorneys for Defendant Siebel Systems, Inc.
9		Siebei bysteins, me.
10	DATED: April 24, 2006	PAUL SIGELMAN LAW FIRM
11		
12		By /s/
13		By/s/ Paul S. Sigelman Attorneys for Plaintiff
14		Angoss Software Corporation
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28	STIPULATION AND [PROPOSED] ORDER DISMISSING WITH PREJUDICE THIS ACTION	-2- PRINTED ON RECYCLED PAPE

STIPULATION AND [PROPOSED] ORDER DISMISSING WITH PREJUDICE THIS ACTION Case No. 05-5224 BZ

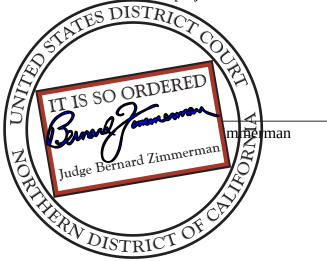
ORDER

Now therefore, in light of the foregoing stipulation of all parties to this action and Rule 41 of the Federal Rules of Civil Procedure, IT IS HEREBY ORDERED AS FOLLOWS:

- 1. All claims asserted in this action and the consolidated action are dismissed with prejudice.
- 2. Each party in this action shall bear its own costs and fees incurred in connection with this action and the consolidated action.
 - 3. This action and the consolidated action are dismissed with prejudice.

IT IS SO ORDERED.

Dated: April 25, 2006



1	ATTESTATION PURSUANT TO GENERAL ORDER 45		
2	I, Michael J. Bettinger, hereby declare under penalty of perjury under the laws of the United		
3	States that Paul Sigelman, counsel for Angoss Software Corporation, concurred in the filing of this		
4	Stipulation And [Proposed] Order Dismissing With Prejudice This Action And The Consolidated		
5	Action And Their Claims, Pursuant To Rule 41 Of The Federal Rules Of Civil Procedure.		
6	Executed April 24, 2006 in San Francisco, California.		
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9	whenaer J. Dettinger		
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13	IT IS SO ORDERED.		
14	Dated:		
15	Honorable Bernard Zimmerman		
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28	STIPULATION AND [PROPOSED] ORDER -4- PRINTED ON RECYCLED PAPE		

DISMISSING WITH PREJUDICE THIS ACTION Case No. 05-5224 BZ

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STIPULATION AND [PROPOSED] ORDER DISMISSING WITH PREJUDICE THIS ACTION Case No. 05-5224 BZ